

# **Patent and Trademark Office**

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/814,	168 - 03/07 <del>/9</del> 7	KREKELBERG	D.	19239/103/10
	E M NAWROCKI	PM31/0206 7	FHA	<b>EXAMINER</b>
BROADWA	I ROONEY & SIV Y PLACE EAST S DADWAY STREET :	UITE 401	ART UNIT	PAPER NUMBER
	DLIS MN 55413	NONTHEADT	363	<i>#</i>

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



# Office Action Summary

Application No. 08/814,168

Applicant(s)

David E. Krekelberg

Examiner

Long Dinh Phan

Group Art Unit 3632



X Responsive to communication(s) filed on Mar 7, 1997	•				
☐ This action is <b>FINAL</b> .					
☐ Since this application is in condition for allowance except for in accordance with the practice under <i>Ex parte Quayle</i> , 1935					
A shortened statutory period for response to this action is set to is longer, from the mailing date of this communication. Failure to application to become abandoned. (35 U.S.C. § 133). Extension 37 CFR 1.136(a).	respond within the period for response will cause the				
Disposition of Claims					
X Claim(s) 1-26	is/are pending in the application.				
Of the above, claim(s)	is/are withdrawn from consideration.				
Claim(s)					
Claim(s)					
☐ Claims					
Application Papers					
oxtimes See the attached Notice of Draftsperson's Patent Drawing I	Review, PTO-948.				
☐ The drawing(s) filed on is/are objected	d to by the Examiner.				
☐ The proposed drawing correction, filed on	is approved disapproved.				
$\hfill\Box$ The specification is objected to by the Examiner.					
$\hfill\Box$ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. § 119					
$\square$ Acknowledgement is made of a claim for foreign priority ur	nder 35 U.S.C. § 119(a)-(d).				
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been					
received.					
received in Application No. (Series Code/Serial Number)					
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).					
*Certified copies not received:  Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).					
	under 35 U.S.C. § 119(e).				
Attachment(s)					
Notice of References Cited, PTO-892  ☐ Information Disclosure Statement(s), PTO 1449, Pener No.					
<ul><li>☐ Information Disclosure Statement(s), PTO-1449, Paper No(s</li><li>☐ Interview Summary, PTO-413</li></ul>	51				
☑ Notice of Draftsperson's Patent Drawing Review, PTO-948					
☐ Notice of Informal Patent Application, PTO-152					
SEE OFFICE ACTION ON TH	E FOLLOWING BACES				

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#### **DETAILED ACTION**

This is the first Office Action for serial number 08/814,168, Camera Clip, filed on March 07, 1997. This application contains 1-26 claims.

# Claim Objections

Claims 2-13 and 15-26 are objected to because of the following informalities: on line 1 of claims 2-13 and 15-26, before "apparatus", "An" should be replaced with --The--. Appropriate correction is required.

## Claim Rejections - 35 USC § 112

Claim 1-26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The preamble of claim 1 is drawn to a subcombination of an apparatus comprising a hinge member and a support frame per se whereas line 3 appears to positively recite "rotatable attached to the camera" this implying a combination claim. On lines 12 and 13, "being substantially parallel to a first surface" is a combination claim. On lines 20-28, "the object having a second surface ..., the camera being maintained ..." is also claiming combination. It is not clear whether applicant intends to claim a subcombination or combination.

In claim 2, lines 3-6, "said second portion supporting the camera" and "said second portion are engaging the first surface" are claiming combination.

In claim 3, line 2, "to releasably hold and protect the camera" is a combination claim.

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On lines 2, 3, 5, 8, and 9 of claim 4, "comprises the camera" and "to protect a lens of the camera" are claiming combination.

On lines 2, 3, 6, and 7 of claim 5, "to protect the lens of the camera" and "the camera" are a combination claim.

In claims 6 and 7, lines 2-7, "support the camera" and "engage the first surface" are claiming combination.

On lines 2, 5, 7, and 8 of claim 8, "support camera", "engage the first and the second surfaces", and "a center gravity of the camera" are not a sucombination claim.

On lines 1 and 3 of claims 9 and 10, "the object" and "the first surface" are not claiming subcombination.

In claim 11, lines 1, 3, and 4, "the object", "the second surface", and "the first surface" are a combination claim.

In claim 12, line 4, "rotatably attaching the camera" is claiming combination.

On lines 1 and 6 of claim 13, "the camera" is a combination claim.

Claims 14-26 are having the same 112 problems of combination and subcombination as indicated in the above claims 1-14.

Applicant is advised to make all the necessary corrections for all the above claims 1-26.

# Allowable Subject Matter

Claims 1-26 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112 set forth in this Office action.

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## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. U.S. Patent 1,208,344 to McAll discloses a camera holding device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Long Dinh Phan whose telephone number is (703) 308-3409. The examiner can normally be reached on Tuesday through Friday from 8:00 A.M. to 6:00 P.M. E.S.T.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-2168. The fax number for this Group is (703) 305-3597 or 3598.

Long Dinh Phan LDT

January 30, 1998

RAMON O. RAMIREZ PRIMARY EXAMINER ART UNIT 355